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8	UNITED STATES DISTRICT COURT	
9	WESTERN DISTRICT OF WASHINGTON AT TACOMA	
10	ELDORADO BROWN,	
11	Plaintiff,	CASE NO. C13-5367 RBL-JRC
12	v.	ORDER RE: PLAINTIFF'S MOTION TO STRIKE DECLARATIONS OF DR.
13	WASHINGTON DEPARTMENT OF	KARIE RAINIER AND GLEN ANDERSON
14	CORRECTIONS et al.,	
15	Defendants.	
16	The District Court has referred this 42 U.S.C. § 1983 civil rights action to United States	
17	Magistrate Judge J. Richard Creatura pursuant to 28 U.S.C. § 636(b)(1)(A) and (B), and local	
18	Magistrate Judge Rules MJR1, MJR3 and MJR4.	
19	In plaintiff's reply memorandum in support of his motion for partial summary judgment,	
20	plaintiff included a motion to strike the declarations of Dr. Karie Rainier and Glen A. Anderson	
21	(Dkt. 81, pp. 2-4, citing Declaration of Karie Rainier (Dkt. 80) and Declaration of Glen	
22	Anderson (Dkt. 79)).	
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1 Plaintiff's motion was filed in accordance with Local Rule 7(g) and not separately noted. 2 As a result, defendants filed no response. Because plaintiff's motion was in a reply brief, the Court gives defendants ten (10) days from the date of this Order to submit a response. 3 4 To facilitate the resolution of this issue, the Court makes the following observations: 5 First, with regard to the declaration to Dr. Karie L. Rainier, it appears that plaintiff has 6 accurately noted that Dr. Rainier could not have had personal knowledge of the statements 7 contained in her declaration because many of the events preceded her tenure as the Director of 8 Mental Health for the Department of Corrections (see Dkt. 80, p. 1 and Dkt. 82, Exhibit A). Based on the nature of her testimony, it appears that her testimony is based on a review of records and, the Court suspects, that she may be the custodian of those records. Nevertheless, 10 11 because her declaration does not address those issues, plaintiff's objection has some merit. 12 Because the Court is interested in addressing the issues presented on the merits, rather than 13 technical drafting errors, this Court grants leave to defendants to resubmit the declaration of Dr. 14 Karie Rainier in proper form. Such resubmission must be completed within ten (10) days of this 15 Order. 16 Second, regarding the declaration of Glen A. Anderson, the Court notes that Mr. 17 Anderson is an attorney and, once again, there is no information set forth in the declaration to 18 determine whether or not he is the custodian of the records on behalf of defendants. Therefore, it 19 appears that plaintiff has raised another meritorious, but technical, objection. The Court also 20 notes that plaintiff has filed a similar declaration by an attorney, specifically, Darrell Parker, who 21 purports to submit a number of similar exhibits that were produced by defendants during the 22 course of discovery (see Dkt. 99, Exhibits A - Y). These exhibits, arguably, are not all 23 admissible as admissions by a party opponent and, further, there is no technical foundation for

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the submission of those documents either. For those records, and the records submitted by Mr. Anderson, the Court notes Rule of Evidence 807, which provides, in part, as follows: 2 3 (a) In general. Under the following circumstances, a hearsay statement is not excluded by the rule against hearsay even if the statement is not specifically 4 covered by a hearsay exception in Rule 803 or 804: (1) The statement has equivalent circumstantial guarantees of trustworthiness; (2) It is offered as evidence of material fact; 5 (3) It is more probative on the point for which it is offered than any other evidence that the proponent can obtain through reasonable efforts; and 6 (4) Admitting it will best serve the purposes of these rules and the interests of 7 justice. 8 The declarations of Mr. Anderson and Mr. Parker seem to meet all of the criteria set forth 9 in Evidence Rule 807(a). Because both sides are represented by competent counsel and 10 discovery has progressed in this case sufficiently for the Court to evaluate the circumstances 11 regarding the trustworthiness of the attached documents, in the interests of justice, the Court is 12 satisfied that the attached documents are admissible for purposes of ruling on plaintiff's partial 13 motion for summary judgment and, if necessary, on defendants' motion for summary judgment. 14 Accordingly, the Court denies plaintiff's motion to strike information from the declaration of 15 Glen A. Anderson. 16 Defendants' response, if any, must be filed no later than March 17, 2015. 17 Dated this 5th day of March, 2015. 18 19 J. Richard Creatura 20 United States Magistrate Judge 21 22 23 24